108TH CONGRESS 1ST SESSION

S. 1721

To amend the Indian Land Consolidation Act to improve provisions relating to probate of trust and restricted land, and for other purposes.

IN THE SENATE OF THE UNITED STATES

OCTOBER 14, 2003

Mr. Campbell introduced the following bill; which was read twice and referred to the Committee on Indian Affairs

A BILL

To amend the Indian Land Consolidation Act to improve provisions relating to probate of trust and restricted land, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "American Indian Pro-
- 5 bate Reform Act of 2003".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds that—
- 8 (1) the Act of February 8, 1887 (commonly
- 9 known as the "Indian General Allotment Act") (25
- 10 U.S.C. 331 et seq.), which authorized the allotment

1	of Indian reservations, did not permit Indian allot-
2	ment owners to provide for the testamentary disposi-
3	tion of the land that was allotted to them;
4	(2) that Act provided that allotments would de-
5	scend according to State law of intestate succession
6	based on the location of the allotment;
7	(3) the reliance of the Federal Government or
8	the State law of intestate succession with respect to
9	the descent of allotments has resulted in numerous
10	problems affecting Indian tribes, members of Indian
11	tribes, and the Federal Government, including
12	(A) the increasingly fractionated ownership
13	of trust and restricted land as that land is in-
14	herited by successive generations of owners as
15	tenants in common;
16	(B) the application of different rules of in-
17	testate succession to each interest of a decedent
18	in or to trust or restricted land if that land is
19	located within the boundaries of more than 1
20	State, which application—
21	(i) makes probate planning unneces-
22	sarily difficult; and
23	(ii) impedes efforts to provide probate
24	planning assistance or advice:

1	(C) the absence of a uniform general pro-
2	bate code for trust and restricted land, which
3	makes it difficult for Indian tribes to work co-
4	operatively to develop tribal probate codes; and
5	(D) the failure of Federal law to address
6	or provide for many of the essential elements of
7	general probate law, either directly or by ref-
8	erence, which—
9	(i) is unfair to the owners of trust and
10	restricted land (and heirs and devisees of
11	owners); and
12	(ii) makes probate planning more dif-
13	ficult; and
14	(4) a uniform Federal probate code would like-
15	ly—
16	(A) reduce the number of fractionated in-
17	terests in trust or restricted land;
18	(B) facilitate efforts to provide probate
19	planning assistance and advice;
20	(C) facilitate intertribal efforts to produce
21	tribal probate codes in accordance with section
22	206 of the Indian Land Consolidation Act (25
23	U.S.C. 2205); and
24	(D) provide essential elements of general
25	probate law that are not applicable on the date

1	of enactment of this Act to interests in trust or
2	restricted land.
3	SEC. 3. INDIAN PROBATE REFORM.
4	(a) Testamentary Disposition.—Section 207 of
5	the Indian Land Consolidation Act (25 U.S.C. 2206) is
6	amended by striking subsection (a) and inserting the fol-
7	lowing:
8	"(a) Testamentary Disposition.—
9	"(1) General devise of an interest in
10	TRUST OR RESTRICTED LAND.—
11	"(A) In general.—Subject to any appli-
12	cable Federal law relating to the devise or de-
13	scent of trust or restricted land, or a tribal pro-
14	bate code approved by the Secretary in accord-
15	ance with section 206, the owner of an interest
16	in trust or restricted land may devise such an
17	interest to—
18	"(i) an Indian tribe with jurisdiction
19	over the land; or
20	"(ii) any Indian; or
21	"(iii) any lineal descendant of the tes-
22	tator; or
23	"(iv) any person who owns a pre-
24	existing undivided trust or restricted inter-
25	est in the same parcel of land;

1	in trust or restricted status.
2	"(B) Rule of interpretation.—Any
3	devise of an interest in trust or restricted land
4	or personal property to a devisee listed in sub-
5	paragraph (A) shall be considered to be a devise
6	of the interest in trust or restricted status, un-
7	less—
8	"(i) language in the will clearly evi-
9	dences the testator's intent that the inter-
10	est is to vest in the devisee as a fee inter-
11	est without restrictions; or
12	"(ii) the interest devised is a life es-
13	tate.
14	"(2) Devise of trust or restricted land
15	AS A LIFE ESTATE OR IN FEE.—
16	"(A) In general.—Except as provided
17	under any applicable Federal law, any interest
18	in trust or restricted land that is not devised in
19	accordance with paragraph (1) may be devised
20	only—
21	"(i) as a life estate without regard to
22	waste to any person, with the remainder
23	being devised only in accordance with sub-
24	paragraph (B) or paragraph (1); or

1	"(ii) except as provided in subpara-
2	graph (B), in fee to any person.
3	"(B) LIMITATION.—Any interest in trust
4	or restricted land that is subject to section 4 of
5	the Act of June 18, 1934 (25 U.S.C. 464), may
6	be devised only in accordance with—
7	"(i) that section;
8	"(ii) subparagraph (A)(i); or
9	"(iii) paragraph (1).
10	"(3) General Devise of an interest in
11	TRUST OR RESTRICTED PERSONAL PROPERTY.—
12	"(A) Trust or restricted personal
13	PROPERTY DEFINED.—The term 'Trust or re-
14	stricted personal property' as used in this sec-
15	tion includes—
16	"(i) all funds and securities of any
17	kind which are held in trust in an indi-
18	vidual Indian money account or otherwise
19	supervised for the decedent by the Sec-
20	retary; and
21	"(ii) absent clear evidence to the con-
22	trary, all personal property permanently
23	affixed to trust or restricted lands.
24	"(B) In General.—Subject to any appli-
25	cable Federal law relating to the devise or de-

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scent of such trust or restricted personal property, or a tribal probate code approved by the Secretary in accordance with section 206, the owner of an interest in trust or restricted personal property may devise such an interest to any person or entity.

- "(C) MAINTENANCE AS TRUST OR RE-STRICTED PERSONAL PROPERTY.—Except as provided in paragraph (1)(B), where an interest in trust or restricted personal property is devised to a devisee listed in paragraph (1)(A), the Secretary shall maintain and continue to manage such interests as trust or restricted personal property.
- "(D) DIRECT DISBURSEMENT AND DISTRIBUTION.—In the case of a devise of an interest in trust or restricted personal property to a devisee not listed in paragraph (1)(A), the Secretary shall directly disburse and distribute such personal property to the devisee.
- "(4) INELIGIBLE DEVISEES OF TRUST OR RE-STRICTED INTEREST; INVALID WILLS.—Any interest in trust or restricted land or personal property that is devised as a trust or restricted interest to a devisee not listed in subparagraph (A) of paragraph (1)

1	shall descend to the devisee as a fee interest. Any in-
2	terest in trust or restricted land or personal property
3	that is not disposed of by a valid will shall descend
4	in accordance with the applicable law of intestate
5	succession as provided for in subsection (b).".
6	(b) Nontestamentary Disposition.—Section 207
7	of the Indian Land Consolidation Act (25 U.S.C. 2206)
8	is amended by striking subsection (b) and inserting the
9	following:
10	"(b) Nontestamentary Disposition.—
11	"(1) Rules of descent.—Subject to any ap-
12	plicable Federal law relating to the devise or descent
13	of trust or restricted property, any interest in trust
14	or restricted property, including personal property,
15	that is not disposed of by a valid will—
16	"(A) shall descend according to a tribal
17	probate code that is approved in accordance
18	with section 206; or
19	"(B) in the case of an interest in trust or
20	restricted property to which such a code does
21	not apply, shall descend in accordance with—
22	"(i) paragraphs (2) through (4); and
23	"(ii) other applicable Federal law.
24	"(2) Rules governing descent of es-
25	TATE —

1	"(A) Surviving spouse.—If there is a
2	surviving spouse of the decedent, such spouse
3	shall receive trust and restricted property in the
4	estate as follows:
5	"(i) If the decedent is survived by an
6	heir described in subparagraph (B) (i), (ii),
7	(iii), or (iv), the surviving spouse shall re-
8	ceive $\frac{1}{3}$ of the trust or restricted personal
9	property of the decedent and a life estate
10	without regard to waste in the interests in
11	trust or restricted lands of the decedent.
12	"(ii) If there are no heirs described in
13	subparagraph (B) (i), (ii), (iii), or (iv), the
14	surviving spouse shall receive all of the
15	trust or restricted personal property of the
16	decedent and a life estate without regard
17	to waste in the trust or restricted lands.
18	"(iii) The remainder shall pass as set
19	forth in subparagraph (B).
20	"(B) Indian Heirs.—Where there is no
21	surviving spouse of the decedent, or there is a
22	remainder pursuant to subparagraph (A), the
23	estate or remainder of the decedent shall, sub-
24	ject to subparagraph (A), pass as follows:

1	"(i) To the Indian children of the de-
2	cedent (or if 1 or more of those Indian
3	children do not survive the decedent, the
4	Indian children of the deceased child of the
5	decedent, by right of representation, if
6	such Indian children of the child survive
7	the decedent) in equal shares.
8	"(ii) If the property does not pass
9	under clause (i), to the surviving Indian
10	great-grandchildren of the decedent in
11	equal shares.
12	"(iii) If the property does not pass
13	under clause (i) or (ii), to the surviving In-
14	dian brothers and sisters who are full sib-
15	lings of the decedent or who are half-sib-
16	lings by blood and not by marriage, in
17	equal shares.
18	"(iv) If the property does not pass
19	under clause (i), (ii), or (iii), to the Indian
20	parent or parents of the decedent in equal
21	shares.
22	"(v) If the property does not pass
23	under clause (i), (ii), (iii), or (iv), to the
24	Indian tribe with jurisdiction over the in-
25	terests in trust or restricted lands;

except that notwithstanding clause (v), an Indian co-owner (including the Indian tribe referred to in clause (v)) of a parcel of trust or restricted land may acquire an interest that would otherwise descend under that clause by paying into the estate of the decedent, before the close of the probate of the estate, the fair market value of the interest in the land; if more than 1 Indian co-owner offers to pay for such interest, the highest bidder shall acquire the interest.

"(C) No indian tribe.—If there is no Indian tribe with jurisdiction over the interests in trust or restricted lands that would otherwise descend under subparagraph (B)(v), then such interests shall be divided equally among co-owners of trust or restricted interests in the parcel; if there are no such co-owners, then the Secretary shall accumulate and hold such interests in trust or restricted status for the Indian tribe or tribes from which the decedent descended.

"(3) Right of Representation.—

"(A) IN GENERAL.—Subject to subparagraph (B)—

1	"(i) the interests passing to children
2	and grandchildren of a decedent under
3	paragraph (2) shall be divided into as
4	many equal shares as there are surviving
5	children of the decedent, deceased children
6	who have died before the decedent without
7	issue, and deceased children who have died
8	before the decedent and have left grand-
9	children who survive the decedent; and
10	"(ii) 1 share shall pass to each sur-
11	viving child of the decedent and 1 share
12	shall pass equally divided among the sur-
13	viving children of a deceased child.
14	"(B) EXCEPTION FOR HEIRS OF EQUAL
15	CONSANGUINITY.—Notwithstanding subpara-
16	graph (A), when the persons entitled to take
17	under subparagraph (B)(i) of paragraph (2) are
18	all in the same degree of consanguinity to the
19	decedent, they shall take in equal shares.
20	"(4) Special rule relating to survival.—
21	In the case of intestate succession under this sub-
22	section, if an individual fails to survive the decedent
23	by at least 120 hours, as established by clear and
24	convincing evidence—

1	"(A) the individual shall be deemed to have
2	predeceased the decedent for the purpose of in-
3	testate succession; and
4	"(B) the heirs of the decedent shall be de-
5	termined in accordance with this section.
6	"(5) Status of inherited interests.—A
7	trust or restricted interest in land or personal prop-
8	erty that descends under the provisions of this sub-
9	section (not including any interest in land or per-
10	sonal property passing to a surviving spouse under
11	paragraph (2)(A)) shall continue to have the same
12	trust or restricted status in the hands of the heir as
13	such interest had immediately prior to the dece-
14	dent's death.".
15	(c) Section 207(c) of the Indian Land Consolidation
16	Act (25 U.S.C. 2206 (c)) is amended by striking all that
17	follows the heading, "Joint Tenancy; Right of Survi-
18	VORSHIP", and inserting the following: "If a testator de-
19	vises interests in the same parcel of trust or restricted
20	lands to more than 1 person, in the absence of express
21	language in the devise to the contrary, the devise shall
22	be presumed to create joint tenancy with the right of sur-
23	vivorship in the interests involved "

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(d) Rule of Construction.—Section 207 of the
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   Indian Land Consolidation Act (25 U.S.C. 2206) is
    amended by adding at the end the following:
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        "(h) APPLICABLE FEDERAL LAW.—
             "(1) In General.—Any references in sub-
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        sections (a) and (b) to applicable Federal law in-
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        clude—
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                 "(A) Public Law 91–627 (84 Stat. 1874);
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                 "(B) Public Law 92–377 (86 Stat. 530);
                 "(C) Public Law 92–443 (86 Stat. 744);
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                 "(D) Public Law 96–274 (94 Stat. 537);
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             and
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                 "(E) Public Law 98–513 (98 Stat. 2411).
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             "(2) NO EFFECT ON LAWS.—Nothing in this
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        section amends or otherwise affects the application
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        of any law described in paragraph (1), or any other
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        Federal law that provides for the devise and descent
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        of any trust or restricted land located on a specific
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        Indian reservation or for the devise and descent of
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        the allotted lands of a specific tribe or specific
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        tribes.
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        "(i) Rules of Interpretation.—In the absence of
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    a contrary intent, and except as otherwise provided under
   this Act or a tribal probate code approved by the Secretary
   pursuant to section 206, wills shall be construed as to
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1 trust and restricted land and personal property in accord-2 ance with the following rules:

"(1) Construction that will passes all Property.—A will shall be construed to apply to all trust and restricted land and personal property which the testator owned at his death, including any such land or property acquired after the execution of his will.

"(2) Class gifts.—

"(A) Terms of relationship that do not differentiate relationships by blood from those by affinity, such as 'uncles', 'aunts', 'nieces' or 'nephews', are construed to exclude relatives by affinity. Terms of relationship that do not differentiate relationships by the half blood from those by the whole blood, such as 'brothers', 'sisters', 'nieces', or 'nephews', are construed to include both types of relationships.

"(B) Meaning of 'heirs' and 'next of kin,' etc; time of ascertaining class.—A devise of trust or restricted land or trust funds to the testator's or another designated person's 'heirs', 'next of kin', 'relatives', or 'family' shall mean those persons, including the spouse, who would be entitled to take under the provisions

of this Act for nontestamentary disposition. The class is to be ascertained as of the date of the testator's death.

- "(C) TIME FOR ASCERTAINING CLASS.—In construing a devise to a class other than a class described in subparagraph (B), the class shall be ascertained as of the time the devise is to take effect in enjoyment. The surviving issue of any member of the class who is then dead shall take by right of representation the share which their deceased ancestor would have taken.
- "(3) Meaning of 'die without issue' and similar phrases.—In any devise under this chapter, the words 'die without issue', 'die without leaving issue', 'have no issue', or words of a similar import shall be construed to mean that an individual had no lineal descendants in his lifetime or at his death, and not that there will be no lineal descendants at some future time.
- "(4) Persons born out of wedlock.—In construing provisions of this chapter relating to lapsed and void devises, and in construing a devise to a person or persons described by relationship to the testator or to another, a person born out of wed-

1	lock shall be considered the child of the natural
2	mother and also of the natural father.
3	"(5) Lapsed and void devises and leg-
4	ACIES; SHARES NOT IN RESIDUE.—Where a devise of
5	property that is not part of the residuary estate fails
6	or becomes void because—
7	"(A) the beneficiary has predeceased the
8	testator;
9	"(B) the devise has been revoked by the
10	testator; or
11	"(C) the devise has been disclaimed by the
12	beneficiary;
13	the property shall, if not otherwise expressly pro-
14	vided for under this Act or a tribal probate code,
15	pass under the residuary clause, if any, contained in
16	the will.
17	"(6) Lapsed and void devises and leg-
18	ACIES; SHARES IN RESIDUE.—When a devise as de-
19	scribed in paragraph (7) shall be included in a resid-
20	uary clause of the will and shall not be available to
21	the issue of the devisee, and if the disposition shall
22	not be otherwise expressly provided for by a tribal
23	probate code, it shall pass to the other residuary
24	devisees, if any, in proportion to their respective

shares or interests in the residue.

- 1 "(7) Family Cemetery Plot.—If a family 2 cemetery plot owned by the testator at his decease 3 is not mentioned in the decedent's will, the owner-4 ship of the plot shall descend to his heirs as if he 5 had died intestate.
 - "(8) AFTER-BORN HEIRS.—A child in gestation at the time of decedent's death will be treated as having survived the decedent if the child lives at least 120 hours after its birth.
 - "(9) ADVANCEMENTS OF TRUST OR RESTRICTED PERSONAL PROPERTY DURING LIFETIME; EFFECT ON DISTRIBUTION OF ESTATE.—
 - "(A) The trust or restricted personal property of a decedent who dies intestate as to all or a portion of his or her estate, given during the decedent's lifetime to an heir of the decedent, shall be treated as an advancement against the heir's inheritance, but only if the decedent declared in a contemporaneous writing, or the heir acknowledged in writing, that the gift is an advancement or is to be taken into account in computing the division and distribution of the decedent's intestate estate.
 - "(B) For the purposes of this section, trust or restricted personal property advanced

during the decedent's lifetime is valued as of
the time the heir came into possession or enjoyment of the property or as of the time of the
decedent's death, whichever occurs first.

- "(C) If the recipient of the property predeceases the decedent, the property is not treated as an advancement or taken into account in computing the division and distribution of the decedent's intestate estate unless the decedent's contemporaneous writing provides otherwise.
- "(10) Heirs related to decedent through 2 lines of relationship is entitled to only a single share based on the relationship that would entitle the person to the larger share.

"(j) Heirship by Killing.—

- "(1) 'Heir by killing' means any person who participates, either as a principal or as an accessory before the fact, in the willful and unlawful killing of the decedent.
- 24 "(2) NO ACQUISITION OF PROPERTY BY KILL-25 ING.—Subject to any applicable Federal law relating

1	to the devise or descent of trust or restricted prop-
2	erty, no heir by killing shall in any way acquire any
3	interests in trust or restricted property as the result
4	of the death of the decedent, but such property shall
5	pass in accordance with this subsection.
6	"(3) Descent, distribution, and right of
7	SURVIVORSHIP.—The heir by killing shall be deemed
8	to have predeceased the decedent as to decedent's in-
9	terests in trust or restricted property which would
10	have passed from the decedent or his estate to the
11	heir by killing—
12	"(A) under intestate succession under this
13	chapter;
14	"(B) under a tribal probate code, unless
15	otherwise provided for;
16	"(C) as the surviving spouse;
17	"(D) by devise;
18	"(E) as a reversion or a vested remainder;
19	"(F) as a survivorship interest; and
20	"(G) as a contingent remainder or execu-
21	tory or other future interest.
22	"(4) Joint Tenants, Joint Owners, and
23	JOINT OBLIGEES.—
24	"(A) Any trust or restricted land or per-
25	sonal property held by only the heir by killing

and the decedent as joint tenants, joint owners, or joint obligees shall pass upon the death of the decedent to his or her estate, as if the heir by killing had predeceased the decedent.

"(B) As to trust or restricted property held jointly by 3 or more persons, including both the heir by killing and the decedent, any income which would have accrued to the heir by killing as a result of the death of the decedent shall pass to the estate of the decedent as if the heir by killing had predeceased the decedent and any surviving joint tenants.

"(C) Notwithstanding any other provision of this subsection, the decedent's interest in trust or restricted property that is held in a joint tenancy with the right of survivorship shall be severed from the joint tenancy as though the property held in the joint tenancy were to be severed and distributed equally among the joint tenants and the decedent's interest shall pass to his estate; the remainder of the interests shall remain in joint tenancy with right of survivorship among the surviving joint tenants.

"(5) LIFE ESTATE FOR THE LIFE OF ANOTHER.—If the estate is held by a third person whose possession expires upon the death of the decedent, it shall remain in such person's hands for the period of the life expectancy of the decedent.

"(6) Preadjudication rule.—

"(A) IN GENERAL.—If a person has been charged, whether by indictment, information, or otherwise by the United States, a tribe, or any State, with voluntary manslaughter or homicide in connection with a decedent's death, then any and all trust or restricted land or personal property that would otherwise pass to that person from the decedent's estate shall not pass or be distributed by the Secretary until the charges have been resolved in accordance with the provisions of this paragraph.

"(B) DISMISSAL OR WITHDRAWAL.—Upon dismissal or withdrawal of the charge, or upon a verdict of not guilty, such land and funds shall pass as if no charge had been filed or made.

"(C) CONVICTION.—Upon conviction of such person, the trust and restricted land and

1	personal property in the estate shall pass in ac-
2	cordance with this subsection.
3	"(7) Broad construction; policy of sub-
4	SECTION.—This subsection shall not be considered
5	penal in nature, but shall be construed broadly in
6	order to effect the policy that no person shall be al-
7	lowed to profit by his own wrong, wherever com-
8	mitted.
9	"(k) General Rules Governing Probate.—
10	"(1) Scope.—The provisions of this subsection
11	shall apply only to estates that are subject to pro-
12	bate under the provisions of subsections (a) and (b).
13	"(2) Pretermitted spouses and chil-
14	DREN.—
15	"(A) Spouses.—
16	"(i) In general.—Except as pro-
17	vided in clause (ii), if the surviving spouse
18	of a testator married the testator after the
19	testator executed the will of the testator,
20	the surviving spouse shall receive the intes-
21	tate share in trust or restricted land that
22	the spouse would have received if the tes-
23	tator had died intestate.

1	"(ii) Exception.—Clause (i) shall
2	not apply to an interest in trust or re-
3	stricted land where—
4	"(I) the will of a testator is exe-
5	cuted before the date of enactment of
6	this subparagraph;
7	"(II)(aa) the spouse of a testator
8	is a non-Indian; and
9	"(bb) the testator devised the in-
10	terests in trust or restricted land of
11	the testator to 1 or more Indians;
12	"(III) it appears, based on an ex-
13	amination of the will or other evi-
14	dence, that the will was made in con-
15	templation of the marriage of the tes-
16	tator to the surviving spouse;
17	"(IV) the will expresses the in-
18	tention that the will is to be effective
19	notwithstanding any subsequent mar-
20	riage; or
21	"(V)(aa) the testator provided for
22	the spouse by a transfer of funds or
23	property outside the will; and
24	"(bb) an intent that the transfer
25	be in lieu of a testamentary provision

1	is demonstrated by statements of the
2	testator or through a reasonable infer-
3	ence based on the amount of the
4	transfer or other evidence.
5	"(iii) Spouses married at the time
6	OF THE WILL.—Should the surviving
7	spouse of the testator be omitted from the
8	will of the testator, the surviving spouse
9	shall be treated, for purposes of trust or
10	restricted land or personal property in the
11	testator's estate, as though there was no
12	will under the provisions of section
13	207(b)(2)(A) if—
14	"(I) the testator and surviving
15	spouse were continuously married
16	without legal separation for the 10-
17	year period preceding the decedent's
18	death;
19	"(II) the testator and surviving
20	spouse have a surviving child who is
21	the child of the testator;
22	"(III) the surviving spouse has
23	made substantial payments on or im-
24	provements to the trust or restricted
25	land in such estate; or

1	"(IV) the surviving spouse is
2	under a binding obligation to continue
3	making loan payments for the trust or
4	restricted land for a substantial period
5	of time;
6	except that if there is evidence that the
7	testator adequately provided for the sur-
8	viving spouse and any minor children by a
9	transfer of funds or property outside of the
10	will, this clause shall not apply.
11	"(iv) Defined Terms.—The terms
12	'substantial payments or improvements'
13	and 'substantial period of time' as used in
14	subparagraph (A)(iii) (III) and (IV) shall
15	have the meanings given to them in the
16	regulations adopted by the Secretary under
17	the provisions of this Act.
18	"(B) Children.—
19	"(i) In general.—If a testator exe-
20	cuted the will of the testator before the
21	birth or adoption of 1 or more children of
22	the testator, and the omission of the chil-
23	dren from the will is a product of inadvert-
24	ence rather than an intentional omission,

the children shall share in the intestate in-

1	terests of the decedent in trust or re-
2	stricted land as if the decedent had died
3	intestate.
4	"(ii) Adopted Heirs.—Any person
5	recognized as an heir by virtue of adoption
6	under the Act of July 8, 1940 (25 U.S.C.
7	372a), shall be treated as the child of a de-
8	cedent under this subsection.
9	"(iii) Adopted-out children.—
10	"(I) In general.—For purposes
11	of this Act, an adopted person shall
12	not be considered the child or issue of
13	his natural parents, except in distrib-
14	uting the estate of a natural kin,
15	other than the natural parent, who
16	has maintained a family relationship
17	with the adopted person. If a natural
18	parent shall have married the adopt-
19	ing parent, the adopted person for
20	purposes of inheritance by, from and
21	through him shall also be considered
22	the issue of such natural parent.
23	"(II) ELIGIBLE HEIR PURSUANT
24	TO OTHER FEDERAL LAW OR TRIBAL
25	LAW.—Notwithstanding the provisions

1	of subparagraph (B)(iii)(I), other
2	Federal laws and laws of the Indian
3	tribe with jurisdiction over the trust
4	or restricted land may otherwise de-
5	fine the inheritance rights of adopted-
6	out children.
7	"(3) Divorce.—
8	"(A) Surviving spouse.—
9	"(i) In general.—An individual who
10	is divorced from a decedent, or whose mar-
11	riage to the decedent has been annulled,
12	shall not be considered to be a surviving
13	spouse unless, by virtue of a subsequent
14	marriage, the individual is married to the
15	decedent at the time of death of the dece-
16	dent.
17	"(ii) Separation.—A decree of sepa-
18	ration that does not dissolve a marriage,
19	and terminate the status of husband and
20	wife, shall not be considered a divorce for
21	the purpose of this subsection.
22	"(iii) No effect on adjudica-
23	TIONS.—Nothing in clause (i) prevents an
24	entity responsible for adjudicating an in-
25	terest in trust or restricted land from giv-

1	ing effect to a property right settlement if
2	1 of the parties to the settlement dies be-
3	fore the issuance of a final decree dis-
4	solving the marriage of the parties to the
5	property settlement.
6	"(B) Effect of subsequent divorce
7	ON A WILL OR DEVISE.—
8	"(i) In general.—If, after executing
9	a will, a testator is divorced or the mar-
10	riage of the testator is annulled, as of the
11	effective date of the divorce or annulment,
12	any disposition of interests in trust or re-
13	stricted land made by the will to the
14	former spouse of the testator shall be con-
15	sidered to be revoked unless the will ex-
16	pressly provides otherwise.
17	"(ii) Property that is
18	prevented from passing to a former spouse
19	of a decedent under clause (i) shall pass as
20	if the former spouse failed to survive the
21	decedent.
22	"(iii) Provisions of Wills.—Any
23	provision of a will that is considered to be
24	revoked solely by operation of this sub-
25	paragraph shall be revived by the remar-

1	riage of a testator to the former spouse of
2	the testator.
3	"(4) Notice.—
4	"(A) In general.—To the maximum ex-
5	tent practicable, the Secretary shall notify each
6	owner of trust and restricted land of the provi-
7	sions of this Act.
8	"(B) Combined Notices.—The notice
9	under subparagraph (A) may, at the discretion
10	of the Secretary, be provided with the notice re-
11	quired under section 207(g).".
12	SEC. 4. PARTITION OF HIGHLY FRACTIONATED INDIAN
13	LANDS.
14	Section 205 of the Indian Land Consolidation Act
15	(25 U.S.C. 2204) is amended by adding at the end the
16	following:
16 17	following: "(c) Partition of Highly Fractionated Indian
17	
17	"(c) Partition of Highly Fractionated Indian
17 18	"(c) Partition of Highly Fractionated Indian Lands.—
17 18 19	"(c) Partition of Highly Fractionated Indian Lands.— "(1) Applicability.—This subsection shall be
17 18 19 20	"(c) Partition of Highly Fractionated Indian Lands.— "(1) Applicability.—This subsection shall be applicable only to parcels of land (including surface
17 18 19 20 21	"(c) Partition of Highly Fractionated Indian Lands.— "(1) Applicability.—This subsection shall be applicable only to parcels of land (including surface and subsurface interests, except with respect to a
117 118 119 220 221 222	"(c) Partition of Highly Fractionated Indian Lands.— "(1) Applicability.—This subsection shall be applicable only to parcels of land (including surface and subsurface interests, except with respect to a subsurface interest that has been severed from the

1	(2)(B), to be parcels of highly fractionated Indian
2	land.
3	"(2) Requirements.—Subject to section 223
4	of this Act, but notwithstanding any other provision
5	of law, the Secretary shall ensure that each partition
6	action meets the following requirements:
7	"(A) Request.—The Secretary shall com-
8	mence a process for partitioning a parcel of
9	land by sale in accordance with the provisions
10	of this subsection upon receipt of an application
11	by—
12	"(i) the Indian tribe with jurisdiction
13	over the subject land that owns an undi-
14	vided interest in the parcel of land; or
15	"(ii) any person owning an undivided
16	trust or restricted interest in the parcel of
17	land.
18	"(B) Determination.—Upon receipt of
19	an application pursuant to subparagraph (A),
20	the Secretary shall determine whether the sub-
21	ject parcel meets the requirements set forth in
22	section 202(6) (25 U.S.C. 2201(6)) to be classi-
23	fied as a parcel of highly fractionated Indian
24	land.

1	"(C) Consent requirements.—A parcel
2	of land may be partitioned under this sub-
3	section only with the written consent of—
4	"(i) the Indian tribe with jurisdiction
5	over the subject land if such Indian tribe
6	owns an undivided interest in the parcel;
7	"(ii) any owner who, for the 3-year
8	period immediately preceding the date on
9	which the Secretary receives the applica-
10	tion, has—
11	"(I) continuously maintained a
12	bona fide residence on the parcel; or
13	"(II) continuously operated a
14	bona fide farm, ranch, or other busi-
15	ness on the parcel; and
16	"(iii) the owners of at least 50 percent
17	of the undivided interests in the parcel if,
18	based on the final appraisal prepared pur-
19	suant to subparagraph (F), the Secretary
20	determines that any person's undivided
21	trust or restricted interest in the parcel
22	has a value in excess of \$1,000, except
23	that the Secretary may consent on behalf
24	of undetermined heirs, minors, and legal
25	incompetents having no legal guardian,

1	and missing owners or owners whose
2	whereabouts are unknown but only after a
3	search for such owners has been completed
4	in accordance with the provisions of this
5	subsection.
6	"(D) Preliminary appraisal.—After the
7	Secretary has determined that the subject par-
8	cel is a parcel of highly fractionated Indian land
9	pursuant to subparagraph (B), the Secretary
10	shall cause a preliminary appraisal of the sub-
11	ject parcel to be made.
12	"(E) Notice to owners on completion
13	OF PRELIMINARY APPRAISAL.—Upon comple-
14	tion of the preliminary appraisal, the Secretary
15	shall give written notice of the requested parti-
16	tion and preliminary appraisal to all owners of
17	undivided interests in the parcel, in accordance
18	with the following requirements:
19	"(i) Contents of Notice.—The no-
20	tice required by this subsection shall
21	state—
22	"(I) that a proceeding to parti-
23	tion the parcel of land by sale has
24	been commenced;

1	"(II) the legal description of the
2	subject parcel;
3	"(III) the owner's ownership in-
4	terest in the subject parcel;
5	"(IV) the results of the prelimi-
6	nary appraisal;
7	"(V) the owner's right to request
8	a copy of the preliminary appraisal;
9	"(VI) the owner's right to com-
10	ment on the proposed partition and
11	the preliminary appraisal;
12	"(VII) the date by which the
13	owner's comments must be received,
14	which shall not be less than 60 days
15	after the date that the notice is
16	mailed or published under paragraph
17	(2); and
18	"(VIII) the address for request-
19	ing copies of the preliminary appraisal
20	and for submitting written comments.
21	"(ii) Manner of Service.—
22	"(I) SERVICE BY MAIL.—The
23	Secretary shall attempt to provide all
24	owners of interests in the subject par-
25	cel with actual notice of the partition

1	proceeding by mailing a copy of the
2	written notice described in clause (i)
3	by first class mail to each such owner
4	at the owner's last known address. In
5	the event the written notice to an
6	owner is returned undelivered, the
7	Secretary shall, in accordance with
8	regulations adopted to implement the
9	provisions of this section, attempt to
10	obtain a current address for such
11	owner by inquiring with—
12	"(aa) the owner's relatives,
13	if any are known;
14	"(bb) the Indian tribe of
15	which the owner is a member;
16	and
17	"(cc) the Indian tribe with
18	jurisdiction over the subject par-
19	cel.
20	"(II) SERVICE BY PUBLICA-
21	TION.—In the event that the Sec-
22	retary is unable to serve the notice by
23	mail pursuant to subclause (II), the
24	notice shall be served by publishing
25	the notice 2 times in a newspaper of

1	general circulation in the county or
2	counties where the subject parcel of
3	land is located.
4	"(F) FINAL APPRAISAL.—After reviewing
5	and considering comments or information sub-
6	mitted by any owner of an interest in the parcel
7	in response to the notice required under sub-
8	paragraph (E), the Secretary may—
9	"(i) modify the preliminary appraisal
10	and, as modified, determine it to be the
11	final appraisal for the parcel; or
12	"(ii) determine that preliminary ap-
13	praisal should be the final appraisal for the
14	parcel, without modifications.
15	"(G) Notice to owners on determina-
16	TION OF FINAL APPRAISAL.—Upon making the
17	determination under subparagraph (F) the Sec-
18	retary shall provide to each owner of the parcel
19	of land and the Indian tribe with jurisdiction
20	over the subject land, written notice served in
21	accordance with subparagraph (E)(ii) stating—
22	"(i) the results of the final appraisal;
23	"(ii) the owner's right to review a
24	copy of the appraisal upon request; and

1	"(iii) that the land will be sold in ac-
2	cordance with subparagraph (G) for not
3	less than the final appraised value subject
4	to the consent requirements under para-
5	graph (2)(C).
6	"(H) Sale.—Subject to the requirements
7	of paragraph (2)(C), the Secretary shall—
8	"(i) provide every owner of the parcel
9	of land and the Indian tribe with jurisdic-
10	tion over the subject land with notice
11	that—
12	"(I) the decision to partition by
13	sale is final; and
14	"(II) each owner has the right to
15	appeal the determination of the Sec-
16	retary to partition the parcel of land
17	by sale, including the right to appeal
18	the final appraisal;
19	"(ii) after providing public notice of
20	the sale pursuant to regulations adopted
21	by the Secretary to implement this sub-
22	section, offer to sell the land by competi-
23	tive bid for not less than the final ap-
24	praised value to the highest bidder from
25	among the following eligible bidders:

1	"(I) any owner of a trust or re-
2	stricted interest in the parcel being
3	sold;
4	"(II) the Indian tribe, if any,
5	with jurisdiction over the parcel being
6	sold; and
7	"(III) any member of the Indian
8	tribe described in subclause (II); and
9	"(iii) if no bidder described in clause
10	(ii) presents a bid that equals or exceeds
11	the appraised value, provide notice to the
12	owners of the parcel of land and terminate
13	the partition process.
14	"(I) DECISION NOT TO SELL.—If the re-
15	quired owners do not consent to the partition
16	by sale of the parcel of land, in accordance with
17	paragraph (2)(C), by a date established by the
18	Secretary, the Secretary shall provide each In-
19	dian tribe with jurisdiction over the subject
20	land and each owner notice of that fact.
21	"(3) Enforcement.—
22	"(A) In general.—If a partition is ap-
23	proved under this subsection and an owner of
24	an interest in the parcel of land refuses to sur-
25	render possession in accordance with the parti-

1	tion decision, or refuses to execute any convey-
2	ance necessary to implement the partition, then
3	any affected owner or the United States may—
4	"(i) commence a civil action in the
5	United States district court for the district
6	in which the parcel of land is located; and
7	"(ii) request that the court issue an
8	appropriate order for the partition of the
9	land in kind or by sale.
10	"(B) Federal role.—With respect to
11	any civil action brought under subparagraph
12	(A)—
13	"(i) the United States—
14	"(I) shall receive notice of the
15	civil action; and
16	"(II) may be a party to the civil
17	action; and
18	"(ii) the civil action shall not be dis-
19	missed, and no relief requested shall be de-
20	nied, on the ground that the civil action is
21	1 against the United States or that the
22	United States is an indispensable party.
23	"(4) Regulations.—The Secretary is author-
24	ized to adopt such regulations as may be necessary
25	to implement the provisions of this subsection.".

1 SEC. 5. OWNER-MANAGED INTERESTS.

- 2 The Indian Land Consolidation Act (25 U.S.C. 2201
- 3 et seq.) is amended by adding at the end the following:
- 4 "SEC. 221. OWNER-MANAGED INTERESTS.
- 5 "(a) Purpose.—The purpose of this section is to
- 6 provide a means for the co-owners of trust or restricted
- 7 interests in a parcel of land to enter into surface leases
- 8 of such parcel without approval of the Secretary.
- 9 "(b) MINERAL INTERESTS.—Nothing in this section
- 10 shall be construed to limit or otherwise affect the applica-
- 11 tion of any Federal law requiring the Secretary to approve
- 12 mineral leases or other agreements for the development
- 13 of the mineral interest in trust or restricted land.
- 14 "(c) OWNER MANAGEMENT.—
- 15 "(1) IN GENERAL.—Notwithstanding any provi-
- sion of Federal law requiring the Secretary to ap-
- prove individual Indian leases or mortgages of indi-
- vidual Indian trust or restricted land, where the
- owners of all of the undivided trust or restricted in-
- terests in a parcel of land have submitted applica-
- 21 tions to the Secretary pursuant to subsection (a),
- and the Secretary has approved such applications
- under subsection (d), such owners may, without fur-
- 24 ther approval by the Secretary, do either of the fol-
- lowing with respect to their interest in such parcel:

1	"(A) Enter into a lease of the parcel for
2	any purpose authorized by section 1 of the Act
3	of August 9, 1955 (25 U.S.C. 415(a)), for an
4	initial term not to exceed 25 years.
5	"(B) Renew any lease described in para-
6	graph (1) for 1 renewal term not to exceed 25
7	years.
8	"(2) Rule of Construction.—No such lease
9	or renewal of a lease shall be effective until the own-
10	ers of all undivided trust or restricted interests in
11	the parcel have executed such lease or renewal.
12	"(d) Approval of Applications for Owner Man-
13	AGEMENT.—
14	"(1) In general.—Subject to the provisions of
15	paragraph (2), the Secretary shall approve an appli-
16	cation for owner management submitted by a quali-
17	fied applicant pursuant to this section unless the
18	Secretary has reason to believe that the applicant is
19	submitting the application as the result of fraud or
20	undue influence.
21	"(2) Commencement of owner-management
22	STATUS.—Notwithstanding the approval of 1 or
2223	STATUS.—Notwithstanding the approval of 1 or more applications pursuant to paragraph (1), no in-

have owner-management status until applications for

- all of the trust or restricted interests in such parcel
- 2 have been submitted and approved by the Secretary
- 3 pursuant to this section and in accordance with reg-
- 4 ulations adopted pursuant to subsection (1).
- 5 "(e) Validity of Leases.—A lease of trust or re-
- 6 stricted interests in a parcel of land that is owner-man-
- 7 aged under this section that violates any requirement or
- 8 limitation set forth in subsection (c) shall be null and void
- 9 and unenforceable against the owners of such interests,
- 10 or against the land, the interest or the United States.
- 11 "(f) Lease Revenues.—The Secretary shall not be
- 12 responsible for the collection of, or accounting for, any
- 13 lease revenues accruing to any interests subject to this sec-
- 14 tion while such interest is in owner-management status
- 15 under the provisions of this section.
- 16 "(g) Jurisdiction.—
- 17 "(1) Jurisdiction unaffected by status.—
- The Indian tribe with jurisdiction over an interest in
- trust or restricted land that becomes owner-managed
- in accordance with this section shall continue to
- 21 have jurisdiction over the interest in trust or re-
- stricted land to the same extent and in all respects
- 23 the tribe had prior to the interest acquiring owner
- 24 managed status.

"(2) Persons using land.—Any person holding, leasing, or otherwise using such interest in land
shall be considered to consent to the jurisdiction of
the Indian tribe with jurisdiction over the interest,
including such tribe's laws and regulations, if any,
relating to the use, and any effects associated with
the use, of the interest.

8 "(h) Continuation of Owner-Managed Status;

9 REVOCATION.—

"(1) In general.—Subject to the provisions of paragraph (2), after the applications of the owners of all of the trust or restricted interests in a parcel of land have been approved by the Secretary pursuant to subsection (d), each such interest shall continue in owner-managed status under this section notwithstanding any subsequent conveyance of the interest in trust or restricted status to another person or the subsequent descent of the interest in trust or restricted status by testate or intestate succession to 1 or more heirs.

"(2) Revocation.—Owner-managed status of an interest may be revoked upon written request of owners (including the parents or legal guardians of minors or incompetent owners) of all trust or restricted interests in the parcel, submitted to the Sec-

L	retary in accordance with regulations adopted under
2	subsection (l). The revocation shall become effective
3	as of the date on which the last of all such requests
1	have been delivered to the Secretary.

"(3) EFFECT OF REVOCATION.—Revocation of owner-managed status under paragraph (2) shall not affect the validity of any lease made in accordance with the provisions of this section prior to the effective date of the revocation, provided that, after such revocation becomes effective, the Secretary shall be responsible for the collection of, and accounting for, all future lease revenues accruing to the trust or restricted interests in the parcel from and after such effective date.

"(i) Defined Terms.—

- "(1) For purposes of subsection (d)(1), the term 'qualified applicant' means—
- "(A) a person over the age of 18 who owns a trust or restricted interest in a parcel of land; and
- 21 "(B) the parent or legal guardian of a 22 minor or incompetent person who owns a trust 23 or restricted interest in a parcel of land.

1	"(2) For purposes of this section, the term
2	'owner-managed status' means, with respect to a
3	trust or restricted interest, that the interest—
4	"(A) is a trust or restricted interest in a
5	parcel of land for which applications covering
6	all trust or restricted interests in such parcel
7	have been submitted to and approved by the
8	Secretary pursuant to subsection (d);
9	"(B) may be leased without approval of the
10	Secretary pursuant to, and in a manner that is
11	consistent with the requirements of, this sec-
12	tion; and
13	"(C) no revocation has occurred under
14	subsection $(h)(2)$.
15	"(j) Secretarial Approval of Other Trans-
16	ACTIONS.—Except with respect to the specific lease trans-
17	actions described in paragraphs (1) and (2) of subsection
18	(c), interests held in owner-managed status under the pro-
19	visions of this section shall continue to be subject to all
20	Federal laws requiring the Secretary to approve trans-
21	actions involving trust or restricted land that would other-
22	wise apply to such interests.
23	"(k) Effect of Section.—Subject to subsections
24	(c). (f), and (h), nothing in this section limits or otherwise

affects any authority or responsibility of the Secretary with respect to an interest in trust or restricted land. 3 "(1) REGULATIONS.—The Secretary shall promulgate such regulations as are necessary to carry out this sec-5 tion.". SEC. 6. ADDITIONAL AMENDMENTS. 7 (a) IN GENERAL.—The Indian Land Consolidation 8 Act (25 U.S.C. 2201 et seq.) is amended— 9 (1) in the second sentence of section 205(a) (25 10 U.S.C. 2204(a)), by striking "over 50 per centum of 11 the undivided interests" and inserting "undivided in-12 terests equal to at least 50 percent of the undivided 13 interest": (2) in section 205 (25 U.S.C. 2204), by adding 14 15 subsection (c) as follows: "(c) Purchase Option at Probate.— 16 17 "(1) IN GENERAL.—Subject to section 18 207(b)(2)(A) of this Act (25 U.S.C. 2206(b)(2)(A)), 19 interests in a parcel of trust or restricted land in the 20 decedent's estate may be purchased at probate in ac-21 cordance with the provisions of this subsection. 22 "(2) Sale of interest at minimum fair 23 MARKET VALUE.—Subject to paragraph (3), the Sec-24 retary is authorized to sell trust or restricted inter-

ests subject to this subsection at no less than fair

1	market value to the highest bidder from among the
2	following eligible bidders:
3	"(A) The heirs taking by intestate succes-
4	sion or the devisees listed in section
5	207(a)(1)(A).
6	"(B) All persons who own undivided trust
7	or restricted interests in the same parcel of
8	land involved in the probate proceeding.
9	"(C) The Indian tribe with jurisdiction
10	over the interest, or the Secretary on behalf of
11	such Indian tribe.
12	"(3) Request for Auction.—No auction and
13	sale of an interest in probate shall occur under this
14	subsection unless—
15	"(A) except as provided in paragraph (6),
16	the heirs or devises of such interest consent to
17	the sale; and
18	"(B) a person or the Indian tribe eligible
19	to bid on the interest under paragraph (2) sub-
20	mits a request for the auction prior to the dis-
21	tribution of the interest to heirs or devisees of
22	the decedent and in accordance with any regu-
23	lations of the Secretary.

1	"(4) APPRAISAL AND NOTICE.—Prior to the
2	sale of an interest pursuant to this subsection, the
3	Secretary shall—
4	"(A) appraise the interest; and
5	"(B) publish notice of the time and place
6	of the auction (or the time and place for sub-
7	mitting sealed bids), a description, and the ap-
8	praised value, of the interest to be sold.
9	"(5) Rights of surviving spouse.—Nothing
10	in this subsection shall be construed to diminish or
11	otherwise affect the rights of a surviving spouse
12	under section $207(b)(2)(A)$.
13	"(6) Highly fractionated indian lands.—
14	Notwithstanding paragraph (3)(A), the consent of
15	an heir shall not be required for the auction and sale
16	of an interest at probate under this subsection if—
17	"(A) the interest is passing by intestate
18	succession; and
19	"(B) prior to the auction the Secretary de-
20	termines that the interest involved is an interest
21	in a parcel of highly fractionated Indian land.
22	"(7) REGULATIONS.—The Secretary shall pro-
23	mulgate regulations to implement the provisions of
24	this subsection.";
25	(3) in section 206 (25 U.S.C. 2205)—

1	(A) in subsection (a), by striking para-
2	graph (3) and inserting the following:
3	"(3) Tribal probate codes.—Except as pro-
4	vided in any applicable Federal law, the Secretary
5	shall not approve a tribal probate code, or an
6	amendment to such a code, that prohibits the devise
7	of an interest in trust or restricted land by—
8	"(A) an Indian lineal descendant of the
9	original allottee; or
10	"(B) an Indian who is not a member of the
11	Indian tribe with jurisdiction over such an in-
12	terest;
13	unless the code provides for—
14	"(i) the renouncing of interests to eligible devi-
15	sees in accordance with the code;
16	"(ii) the opportunity for a devisee who is the
17	spouse or lineal descendant of a testator to reserve
18	a life estate without regard to waste; and
19	"(iii) payment of fair market value in the man-
20	ner prescribed under subsection $(c)(2)$."; and
21	(B) in subsection (c)—
22	(i) in paragraph (1)—
23	(I) by striking the paragraph
24	heading and inserting the following:
25	"(1) Authority.—

1	"(A) In General.—";
2	(II) in the first sentence of sub-
3	paragraph (A) (as redesignated by
4	clause (i)), by striking "section
5	207(a)(6)(A) of this title" and insert-
6	ing "section 207(a)(2)(A)(ii) of this
7	title"; and
8	(III) by striking the last sentence
9	and inserting the following:
10	"(B) Transfer.—The Secretary shall
11	transfer payments received under subparagraph
12	(A) to any person or persons who would have
13	received an interest in land if the interest had
14	not been acquired by the Indian tribe in accord-
15	ance with this paragraph."; and
16	(ii) in paragraph (2)—
17	(I) in subparagraph (A)—
18	(aa) by striking the subpara-
19	graph heading and all that fol-
20	lows through "Paragraph (1)
21	shall not apply" and inserting the
22	following:
23	"(A) Inapplicability to certain inter-
24	ESTS.—

1	"(i) In General.—Paragraph (1)
2	shall not apply";
3	(bb) in clause (i) (as redes-
4	ignated by item (aa)), by striking
5	"if, while" and inserting the fol-
6	lowing: "if—
7	"(I) while";
8	(cc) by striking the period at
9	the end and inserting "; or"; and
10	(dd) by adding at the end
11	the following:
12	"(II)—
13	"(aa) the interest is part of
14	a family farm that is devised to
15	a member of the family of the de-
16	cedent; and
17	"(bb) the devisee agrees that
18	the Indian tribe with jurisdiction
19	over the land will have the oppor-
20	tunity to acquire the interest for
21	fair market value if the interest
22	is offered for sale to an entity
23	that is not a member of the fam-
24	ily of the owner of the land.

1	"(ii) Recording of interest.—On
2	request by an Indian tribe described in
3	clause (i)(II)(bb), a restriction relating to
4	the acquisition by the Indian tribe of an
5	interest in a family farm involved shall be
6	recorded as part of the deed relating to the
7	interest involved.
8	"(iii) Mortgage and fore-
9	CLOSURE.—Nothing in clause (i)(II) pre-
10	vents or limits the ability of an owner of
11	land to which that clause applies to mort-
12	gage the land or limit the right of the enti-
13	ty holding such a mortgage to foreclose or
14	otherwise enforce such a mortgage agree-
15	ment in accordance with applicable law.
16	"(iv) Definition of 'member of
17	THE FAMILY'.—In this paragraph, the
18	term 'member of the family', with respect
19	to a decedent or landowner, means—
20	"(I) a lineal descendant of a de-
21	cedent or landowner;
22	"(II) a lineal descendant of the
23	grandparent of a decedent or land-
24	owner;

1	"(III) the spouse of a descendant
2	or landowner described in subclause
3	(I) or (II); and
4	"(IV) the spouse of a decedent or
5	landowner.";
6	(4) in subparagraph (B), by striking "subpara-
7	graph (A)" and all that follows through
8	"207(a)(6)(B) of this title" and inserting "para-
9	graph (1)";
10	(5) in section 207 (25 U.S.C. 2206), subsection
11	(g)(5), by striking "this section" and inserting "sub-
12	sections (a) and (b)";
13	(6) in section 213 (25 U.S.C. 2212)—
14	(A) by striking the section heading and in-
15	serting the following:
16	"SEC. 2212. FRACTIONAL INTEREST ACQUISITION PRO-
17	GRAM.";
18	(B) in subsection (a)—
19	(i) by striking "(2) AUTHORITY OF
20	Secretary.—" and all that follows
21	through "the Secretary shall submit" and
22	inserting the following:
23	"(2) Authority of Secretary.—The Sec-
24	retary shall submit": and

1	(ii) by striking "whether the program
2	to acquire fractional interests should be ex-
3	tended or altered to make resources" and
4	inserting "how the fractional interest ac-
5	quisition program should be enhanced to
6	increase the resources made";
7	(C) in subsection (b), by striking para-
8	graph (4) and inserting the following:
9	"(4) shall minimize the administrative costs as-
10	sociated with the land acquisition program through
11	the use of policies and procedures designed to ac-
12	commodate the voluntary sale of interests under the
13	pilot program under this section, notwithstanding
14	the existence of any otherwise applicable policy, pro-
15	cedure, or regulation, through the elimination of du-
16	plicate—
17	"(A) conveyance documents;
18	"(B) administrative proceedings; and
19	"(C) transactions.".
20	(D) in subsection (e)—
21	(i) in paragraph (1)—
22	(I) in subparagraph (A), by strik-
23	ing "at least 5 percent of the" and in-
24	serting in its place "an";

1	(II) in subparagraph (A), by in-
2	serting "in such parcel" following
3	"the Secretary shall convey an inter-
4	est'';
5	(III) in subparagraph (A), by
6	striking "landowner upon payment"
7	and all that follows and inserting the
8	following: "landowner—
9	"(i) on payment by the Indian land-
10	owner of the amount paid for the interest
11	by the Secretary; or
12	"(ii) if—
13	"(I) the Indian referred to in this
14	subparagraph provides assurances
15	that the purchase price will be paid by
16	pledging revenue from any source, in-
17	cluding trust resources; and
18	"(II) the Secretary determines
19	that the purchase price will be paid in
20	a timely and efficient manner."; and
21	(IV) in subparagraph (B), by in-
22	serting before the period at the end
23	the following: "unless the interest is
24	subject to a foreclosure of a mortgage

1	in accordance with the Act of March
2	29, 1956 (25 U.S.C. 483a)"; and
3	(ii) in paragraph (3), by striking "10
4	percent or more of the undivided interests"
5	and inserting "an undivided interest";
6	(7) in section 214 (25 U.S.C. 2213), by striking
7	subsection (b) and inserting the following:
8	"(b) Application of Revenue From Acquired
9	Interests to Land Consolidation Program.—
10	"(1) IN GENERAL.—The Secretary shall have a
11	lien on any revenue accruing to an interest described
12	in subsection (a) until the Secretary provides for the
13	removal of the lien under paragraph (3), (4), or (5).
14	"(2) Requirements.—
15	"(A) In General.—Until the Secretary
16	removes a lien from an interest in land under
17	paragraph (1)—
18	"(i) any lease, resource sale contract,
19	right-of-way, or other document evidencing
20	a transaction affecting the interest shall
21	contain a clause providing that all revenue
22	derived from the interest shall be paid to
23	the Secretary; and
24	"(ii) any revenue derived from any in-
25	terest acquired by the Secretary in accord-

1	ance with section 213 shall be deposited in
2	the fund created under section 216.
3	"(B) APPROVAL OF TRANSACTIONS.—Not-
4	withstanding section 16 of the Act of June 18
5	1934 (commonly known as the 'Indian Reorga-
6	nization Act') (25 U.S.C. 476), or any other
7	provision of law, until the Secretary removes a
8	lien from an interest in land under paragraph
9	(1), the Secretary may approve a transaction
10	covered under this section on behalf of an In-
11	dian tribe.
12	"(3) Removal of liens after findings.—
13	The Secretary may remove a lien referred to in
14	paragraph (1) if the Secretary makes a finding
15	that—
16	"(A) the costs of administering the interest
17	from which revenue accrues under the lien wil
18	equal or exceed the projected revenues for the
19	parcel of land involved;
20	"(B) in the discretion of the Secretary, it
21	will take an unreasonable period of time for the
22	parcel of land to generate revenue that equals
23	the purchase price paid for the interest; or
24	"(C) a subsequent decrease in the value of
25	land or commodities associated with the parcel

of land make it likely that the interest will be unable to generate revenue that equals the purchase price paid for the interest in a reasonable time.

- "(4) Removal of Liens upon payment into the acquisition fund.—The Secretary shall remove a lien referred to in paragraph (1) upon payment of an amount equal to the purchase price of that interest in land into the Acquisition Fund created under section 2215 of this title, except where the tribe with jurisdiction over such interest in land authorizes the Secretary to continue the lien in order to generate additional acquisition funds.
- "(5) OTHER REMOVAL OF LIENS.—In accordance with regulations to be promulgated by the Secretary, and in consultation with tribal governments and other entities described in section 213(b)(3), the Secretary shall periodically remove liens referred to in paragraph (1) from interests in land acquired by the Secretary.";
- (8) in section 216 (25 U.S.C. 2215)—
- 22 (A) in subsection (a), by striking para-23 graph (2) and inserting the following:
- 24 "(2) collect all revenues received from the lease, 25 permit, or sale of resources from interests acquired

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1	under section 213 or paid by Indian landowners
2	under section 213."; and
3	(B) in subsection (b)—
4	(i) in paragraph (1)—
5	(I) in the matter preceding sub-
6	paragraph (A), by striking "Subject
7	to paragraph (2), all" and inserting
8	"All";
9	(II) in subparagraph (A), by
10	striking "and" at the end;
11	(III) in subparagraph (B), by
12	striking the period at the end and in-
13	serting "; and; and
14	(IV) by adding at the end the fol-
15	lowing:
16	"(C) be used to acquire undivided interests
17	on the reservation from which the income was
18	derived."; and
19	(ii) by striking paragraph (2) and in-
20	serting the following:
21	"(2) Use of funds.—The Secretary may use
22	the revenue deposited in the Acquisition Fund under
23	paragraph (1) to acquire some or all of the undi-
24	vided interests in any parcels of land in accordance
25	with section 205.";

1	(9) in section 217 (25 U.S.C. 2216)—
2	(A) in subsection (b)(1) by striking sub-
3	paragraph (B) and inserting a new subpara-
4	graph (B) as follows—
5	"(B) WAIVER OF REQUIREMENT.—The re-
6	quirement for an estimate of value under sub-
7	paragraph (A) may be waived in writing by an
8	owner of an interest in trust or restricted land
9	either selling, exchanging, or conveying by gift
10	deed for no or nominal consideration such inter-
11	est—
12	"(i) to an Indian person who is the
13	owner's spouse, brother, sister, lineal and
14	cestor, lineal descendant, or collateral heir
15	or
16	"(ii) to an Indian co-owner or to a
17	tribe with jurisdiction over the subject par-
18	cel of land, where the grantor owns a frac-
19	tional interest that represents 5 percent or
20	less of the parcel.".
21	(B) in subsection (e), by striking the mat
22	ter preceding paragraph (1), and inserting
23	"Notwithstanding any other provision of law
24	the names and mailing addresses of the owners
25	of any interest in trust or restricted lands and

1	information on the location of the parcel and
2	the percentage of undivided interest owned by
3	each individual shall, upon written request, be
4	made available to—'';
5	(C) in subsection (e)(1), by striking "In-
6	dian'';
7	(D) in subsection (e)(3), by striking "pro-
8	spective applicants for the leasing, use, or con-
9	solidation of" and insert "any person that is
10	leasing, using, or consolidating, or is applying
11	to lease, use, or consolidate,"; and
12	(E) by striking subsection (f) and inserting
13	the following:
14	"(f) Purchase of Land by Indian Tribe.—
15	"(1) In general.—Except as provided in para-
16	graph (2), before the Secretary approves an applica-
17	tion to terminate the trust status or remove the re-
18	strictions on alienation from a parcel of trust or re-
19	stricted land, the Indian tribe with jurisdiction over
20	the parcel shall have the opportunity—
21	"(A) to match any offer contained in the
22	application; or
23	"(B) in a case in which there is no pur-
24	chase price offered, to acquire the interest in

1 the parcel by paying the fair market value of 2 the interest. 3 "(2) Exception for family farms.— "(A) IN GENERAL.—Paragraph (1) shall 4 5 not apply to a parcel of trust or restricted land 6 that is part of a family farm that is conveyed 7 to a member of the family of a landowner (as 8 defined in section 206(c)(2)(A)(iv) if the con-9 veyance requires that in the event that the in-10 terest is offered for sale to an entity that is not 11 a member of the family of the landowner, the 12 Indian tribe with jurisdiction over the land shall 13 be afforded the opportunity to purchase the in-14 terest pursuant to paragraph (1). 15 "(B) Applicability of other provi-16 SION.—Section 206(c)(2)(A) shall apply with 17 respect to the recording and mortgaging of any 18 trust or restricted land referred to in subpara-19 graph (A)."; and 20 219(b)(1)(A)(25)U.S.C. in section 2218(b)(1)(A)), by striking "100" and inserting 21 "90". 22

23 (b) Definitions.—Section 202 of the Indian Land 24 Consolidation Act (25 U.S.C. 2201) is amended—

1	(1) by striking paragraph (2) and inserting the
2	following:
3	"(2) 'Indian' means—
4	"(A) any person who is a member of any
5	Indian tribe, is eligible to become a member of
6	any Indian tribe, or is an owner (as of the date
7	of enactment of the American Indian Probate
8	Reform Act of 2003) of an interest in trust or
9	restricted land;
10	"(B) any person meeting the definition of
11	Indian under the Indian Reorganization Act (25
12	U.S.C. 479) and the regulations promulgated
13	thereunder;
14	"(C) any person not included in subpara-
15	graph (A) or (B) who is a lineal descendant
16	within 3 degrees of a person described in sub-
17	paragraph (A);
18	"(D) an owner of a trust or restricted in-
19	terest in a parcel of land for purposes of inher-
20	iting another trust or restricted interest in such
21	parcel; and
22	"(E) with respect to the ownership, devise,
23	or descent of trust or restricted land in the
24	State of California, any person who meets the
25	definition of 'Indians of California' contained in

1	the first section of the Act of May 18, 1928 (25
2	U.S.C. 651), until otherwise provided by Con-
3	gress in accordance with section 809(b) of the
4	Indian Health Care Improvement Act (25
5	U.S.C. 1679)(b))."; and
6	(2) by adding at the end the following:
7	"(6) 'Parcel of highly fractionated Indian land'
8	means a parcel of land that the Secretary, pursuant
9	to authority under a provision of this Act, deter-
10	mines to have at the time of the determination—
11	"(A)(i) 100 or more but less than 200 co-
12	owners of undivided trust or restricted inter-
13	ests; and
14	"(ii) no undivided trust or restricted inter-
15	est owned by any 1 person which represents
16	more than 2 percent of the total undivided own-
17	ership of the parcel; or
18	"(B)(i) 200 or more but less than 350 co-
19	owners of undivided trust or restricted inter-
20	ests; and
21	"(ii) no undivided trust or restricted inter-
22	est owned by any 1 person which represents
23	more than 5 percent of the total undivided own-
24	ership of the parcel: or

1	"(C) 350 or more co-owners of undivided
2	trust or restricted interests.
3	"(7) 'Person' means a natural person.".
4	(c) Issuance of Patents.—Section 5 of the Act of
5	February 8, 1887 (25 U.S.C. 348), is amended by striking
6	the second proviso and inserting the following: 'Provided,
7	That the rules of intestate succession under the Indian
8	Land Consolidation Act (25 U.S.C. 2201 et seq.) (includ-
9	ing a tribal probate code approved under that Act or regu-
10	lations promulgated under that Act) shall apply to that
11	land for which patents have been executed and delivered:".
12	(d) Transfers of Restricted Indian Land.—
13	Section 4 of the Act of June 18, 1934 (25 U.S.C. 464),
14	is amended in the first proviso by—
15	(1) striking ", in accordance with" and all that
16	follows through "or in which the subject matter of
17	the corporation is located,";
18	(2) striking ", except as provided by the Indian
19	Land Consolidation Act" and all that follows
20	through the colon; and
21	(3) inserting "in accordance with the Indian
22	Land Consolidation Act (25 U.S.C. 2201 et seq.)
23	(including a tribal probate code approved under that
24	Act or regulations promulgated under that Act):".
25	(e) Estate Planning.—

1	(1) CONDUCT OF ACTIVITIES.—Section
2	207(f)(1) of the Indian Land Consolidation Act (25
3	U.S.C. 2206) is amended by striking paragraph (1)
4	and inserting the following—
5	"(1) In general.—
6	"(A) The activities conducted under this
7	subsection shall be conducted in accordance
8	with any applicable—
9	"(i) tribal probate code; or
10	"(ii) tribal land consolidation plan.
11	"(B) The Secretary shall provide estate
12	planning assistance in accordance with this sub-
13	section, to the extent amounts are appropriated
14	for such purpose.".
15	(2) Requirements.—Section 207(f) of the In-
16	dian Land Consolidation Act (25 U.S.C. 2206(f)) is
17	amended by striking "and" at the end of subpara-
18	graph (A), redesignating subparagraph (B) as sub-
19	paragraph (D), and adding the following—
20	"(B) dramatically increase the use of wills
21	and other methods of devise among Indian
22	landowners;
23	"(C) substantially reduce the quantity and
24	complexity of Indian estates that pass intestate
25	through the probate process, while protecting

1	the rights and interests of Indian landowners;
2	and"; and
3	(3) by striking "(3) Contracts.—" and insert-
4	ing the following—
5	"(3) Indian civil legal assistance
6	GRANTS.—In carrying out this section, the Secretary
7	shall award grants to nonprofit entities, as defined
8	under section 501(c)(3) of the Internal Revenue
9	Code of 1986, which provide legal assistance services
10	for Indian tribes, individual owners of interests in
11	trust or restricted lands, or Indian organizations
12	pursuant to Federal poverty guidelines which submit
13	an application to the Secretary, in such form and
14	manner as the Secretary may prescribe, for the pro-
15	vision of civil legal assistance to such Indian tribes,
16	individual owners, and Indian organizations for the
17	development of tribal probate codes, for estate plan-
18	ning services or for other purposes consistent with
19	the services they provide to Indians and Indian
20	tribes."; and
21	(4) by adding at the end of section 207 (25
22	U.S.C. 2206) the following:
23	"(k) Notification to Landowners.—
24	"(1) In General.—Not later than 2 years
25	after the date of enactment of this Act. the Sec-

1	retary shall provide to each Indian landowner a re-
2	port that lists, with respect to each tract of trust or
3	restricted land in which the Indian landowner has an
4	interest—
5	"(A) the location of the tract of land in-
6	volved;
7	"(B) the identity of each other co-owner of
8	interests in the parcel of land; and
9	"(C) the percentage of ownership of each
10	owner of an interest in the tract.
11	"(2) Statutory Construction.—Nothing in
12	this subsection shall preclude any individual Indian
13	from obtaining from the Secretary, upon the request
14	of that individual, any information specified in para-
15	graph (1) before the expiration of the 2-year period
16	specified in paragraph (1).
17	"(3) Requirements for notification.—
18	Each notification made under paragraph (1) shall
19	include information concerning estate planning and
20	land consolidation options under the provisions of
21	this Act and other applicable Federal law, including
22	information concerning—
23	"(A) the preparation and execution of
24	wills;
25	"(B) negotiated sales;

1	"(C) gift deeds;
2	"(D) exchanges; and
3	"(E) life estates without regard to waste
4	"(4) Prohibition.—No individual Indian may
5	be denied access to information relating to land in
6	which that individual has an interest described in
7	this section on the basis of section 552a of title 5
8	United States Code (commonly referred to as the
9	'Privacy Act').
10	"(l) Private and Family Trusts Pilot
11	Project.—
12	"(1) Development pilot project.—
13	"(A) The Secretary shall consult with
14	tribes, individual landowner organizations, In-
15	dian advocacy organizations, and other inter-
16	ested parties to—
17	"(i) develop a pilot project for the cre-
18	ation and management of private and fam-
19	ily trusts for interests in trust or restricted
20	lands; and
21	"(ii) develop proposed rules, regula-
22	tions, and guidelines to implement the pilot
23	project.
24	"(B) The pilot project shall commence or
25	the date of enactment of the American Indian

1	Probate Reform Act of 2003 and shall continue
2	for 3 years after the date of enactment of this
3	subsection.
4	"(2) Characteristics of private and fam-
5	ILY TRUSTS.—For purposes of this subsection and
6	any proposed rules, regulations, or guidelines devel-
7	oped under this subsection—
8	"(A) the terms 'private trust' and 'family
9	trust' shall both mean trusts created pursuant
10	to this subsection for the management and ad-
11	ministration of interests in trust or restricted
12	land, held by 1 or more persons, which com-
13	prise the corpus of a trust, by a private trustee
14	subject to the approval of the Secretary;
15	"(B) private and family trusts shall be cre-
16	ated and managed in furtherance of the pur-
17	poses of the Indian Land Consolidation Act (25
18	U.S.C. 2201 et seq.); and
19	"(C) private and family trusts shall not be
20	construed to impair, impede, replace, abrogate,
21	or modify in any respect the trust duties or re-
22	sponsibilities of the Secretary, nor shall any-
23	thing in this subsection or in any rules, regula-
24	tions, or guidelines developed under this sub-

section enable any private or family trustee of

1	interests in trust or restricted lands to exercise
2	any powers over such interests greater than
3	that held by the Secretary with respect to such
4	interests.
5	"(3) Report to congress.—Prior to the expi-
6	ration of the pilot project provided for under this
7	subsection, the Secretary shall submit a report to
8	Congress stating—
9	"(A) a description of the Secretary's con-
10	sultation with Indian tribes, individual land-
11	owner associations, Indian advocacy organiza-
12	tions, and other parties consulted with regard-
13	ing the development of rules, regulations, and/
14	or guidelines for the creation and management
15	of private and family trusts over interests in
16	trust and restricted lands;
17	"(B) the feasibility of accurately tracking
18	such private and family trusts;
19	"(C) the impact that private and family
20	trusts would have with respect to the accom-
21	plishment of the goals of the Indian Land Con-
22	solidation Act (25 U.S.C. 2201 et seq.); and
23	"(D) a final recommendation regarding
24	whether to adopt the creation of a permanent
25	private and family trust program as a manage-

1	ment and consolidation measure for interests in
2	trust or restricted lands.".
3	SEC. 7. UNCLAIMED AND ABANDONED PROPERTY.
4	The Indian Land Consolidation Act (25 U.S.C. 2201
5	et seq.) (as amended by section 5) is amended by adding
6	at the end the following:
7	"SEC. 222. UNCLAIMED AND ABANDONED PROPERTY.
8	"(a) Interests Presumed Abandoned.—An undi-
9	vided trust or restricted interest in a parcel of land owned
10	by a person shall be presumed abandoned and subject to
11	the provisions of this section if the Secretary makes a de-
12	termination that—
13	"(1) a period of 6 consecutive years next pre-
14	ceding such determination has passed during which
15	the person owning such interest has not made any
16	indication or expression of interest in the trust or
17	restricted interest as set forth in subsection (b);
18	"(2) the person owning the trust or restricted
19	interest was, at all times during the 6-year period
20	described in paragraph (1), over the age of 18; and
21	"(3) as of the expiration of the 6-year period
22	described in paragraph (1), such parcel was a parcel
23	of highly fractionated Indian land.
24	"(b) Indicators of Owner Interest.—For pur-
25	poses of subsection (a), an indication or expression of an

- 1 owner's interest in the property shall mean the owner or
- 2 any person acting on behalf of the owner—
- 3 "(1) making a deposit to, withdrawal from, or
- 4 inquiry into an individual Indian money account as-
- 5 sociated with such interest;
- 6 "(2) negotiating a Treasury check derived from
- 7 such interest or account;
- 8 "(3) providing the Secretary with a valid ad-
- 9 dress; or
- 10 "(4) communicating with the Secretary regard-
- ing such interest or account.
- 12 "(c) Related Property.—At the time that prop-
- 13 erty is presumed to be abandoned under this section, any
- 14 other property right accrued or accruing to the owner as
- 15 a result of the interest, including funds in an associated
- 16 individual Indian money account, that has not previously
- 17 been presumed abandoned under this section, also shall
- 18 be presumed abandoned.
- 19 "(d) Annual List of Property; Notice to Own-
- 20 ERS.—No later than the first day of November of each
- 21 year, the Secretary shall prepare and distribute a list of
- 22 names of persons owning property presumed abandoned
- 23 under this section during the preceding fiscal year and
- 24 provide notice to such persons in accordance with the fol-
- 25 lowing requirements:

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"(1) CONTENTS OF ANNUAL LIST.—The list

2	shall set forth—
3	"(A) the names of all persons owning in-
4	terests in land and property presumed to be
5	abandoned under this section;
6	"(B) with respect to each person named on
7	the list, the reservation, if any, and the county
8	and State in which the person's interest in land
9	is located;
10	"(C) the reservation, if any, the city or
11	town, county and State of the person's last
12	known address; and
13	"(D) the name, address, and telephone
14	number of the official or officials within the De-
15	partment of the Interior to contact for purposes
16	of identifying persons or lands included on the
17	list.
18	"(2) DISTRIBUTION OF LIST.—The list shall be
19	distributed to all regional offices and agencies of the
20	Bureau of Indian Affairs and to all reservations
21	where land described on this list is located and shall
22	cause the list to be published in the Federal Register
23	within 15 days after the list is prepared.
24	"(3) Notice by Mail.—In addition to pub-
25	lishing and distributing the list described in para-

graph (1), the Secretary shall attempt to provide the persons owning such trust or restricted interests with actual written notice that the interest and any associated funds or property is presumed abandoned under the provisions of this section. Such notice shall be sent by first class mail to the owner at the owner's last known address and shall include the following:

- "(A) A legal description of the parcel of which the interest is a part.
 - "(B) A description of the owner's interest.
- "(C) A statement that the owner has not indicated or expressed an interest in the trust or restricted interest for a period of 6 consecutive years and that such interest, and any funds in an associated individual Indian money account, is presumed abandoned.
- "(D) A statement that the interest will be appraised and sold for its appraised value unless the owner responds to the notice within 60 days after the notice is mailed or published.
- "(E) A statement that in the event the owner fails to respond and the notice and the property is sold, the proceeds of such sale and any funds in any associated individual Indian

1	money account will be deposited in an un-
2	claimed property account.
3	"(4) Search for whereabouts of owner.—
4	If the notice described in paragraph (3) is returned
5	undelivered, the Secretary shall attempt to locate the
6	owner by—
7	"(A) searching publicly available records
8	and Federal records, including telephone and
9	address directories and using electronic search
10	methods;
11	"(B) inquiring with—
12	"(i) the owner's relatives, if any are
13	known;
14	"(ii) any Indian tribe of which the
15	owner is a member; and
16	"(iii) the Indian tribe, if any, with ju-
17	risdiction over the interest; and
18	"(C) if the value of the interest and any
19	funds in an associated individual Indian money
20	account exceeds \$1,000, engaging an inde-
21	pendent search firm to perform a missing per-
22	son search.
23	"(5) NOTICE BY PUBLICATION.—In the event
24	that the Secretary is unable to locate the owner pur-
25	suant to paragraph (4), the Secretary shall publish

1 a notice not later than November 30 following the 2 fiscal year in which the property was presumed to be abandoned under this section. The notice shall in-3 clude the same information required for the notice 5 described in paragraph (3) and shall be— 6 "(A) published in a newspaper of general 7 circulation on or near the apparent owner's home reservation and near the last known ad-8 9 dress of the owner; and 10 "(B) in a form that is likely to attract the 11 attention of the apparent owner of the property. 12 "(e) Conversion of Abandoned Interests.—If, after 2 years from the date the notice is published under subsection (d)(3), any such real property or interest there-14 15 in remains unclaimed, the Secretary shall appraise such property in a manner consistent with section 215 of the 16 Indian Land Consolidation Act (25 U.S.C. 2214) and shall purchase the property at its appraised value, or sell the 18 property to an Indian tribe with jurisdiction over such 19

property or a person who owns an undivided trust or re-

stricted interest in such property, by competitive bid for

not less than the appraised value. The Secretary shall then

transfer any monetary interest that the Secretary holds

for the previous apparent owner to the unclaimed property

25 account described in subsection (f).

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1	"(f) Unclaimed Property Account.—
2	"(1) Except as otherwise provided by this sec-
3	tion, the Secretary shall promptly deposit in a spe-
4	cial unclaimed property account all funds received
5	under this section. The Secretary shall pay all claims
6	under subsection (g) from this account. The Sec-
7	retary shall record the name and last known address
8	of each person appearing to be entitled to the prop-
9	erty.
10	"(2) The Secretary is authorized to use interest
11	earned on the special unclaimed property account to
12	pay—
13	"(A) the administrative costs of conversion
14	of real property under subsection (g); and
15	"(B) costs of mailing and publication in
16	connection with abandoned property.
17	"(3) The Secretary shall retain a sufficient bal-
18	ance in the account at all times from which to pay
19	claims duly allowed. All other funds shall be avail-
20	able to the Secretary to use for the purposes of land
21	consolidation pursuant to 25 U.S.C. 2212.
22	"(g) Claims.—
23	"(1) FILING OF CLAIM.—An individual, or the
24	heirs of an individual, may file a claim to recover

- property or the proceeds of the conversion of the property on a form prescribed by the Secretary.
 - "(2) Allowance or denial of claim.—Not more than 180 days after a claim is filed, the Secretary shall allow or deny the claim and give written notice of the decision to the claimant. If the claim is denied, the Secretary shall inform the claimant of the reasons for the denial and specify what additional evidence is required before the claim will be allowed. The claimant may then file a new claim with the Secretary or maintain an action under this subsection.
 - "(3) PAYMENT OF ALLOWED CLAIM.—Not more than 60 days after a claim is allowed, the property or the net proceeds of the conversion of the property shall be delivered or paid by the Secretary to the claimant, together with any interest, or other increment to which the claimant is entitled under this section.
 - "(4) Judicial Review.—An individual aggrieved by a decision of the Secretary under this subsection or whose claim has not been acted upon within 180 days may, after exhausting administrative remedies, seek—

1	"(A) judicial review or other appropriate
2	relief against the Secretary in a United States
3	district court, which may include an order
4	quieting beneficial title in the name of peti-
5	tioner whose property was sold by the Secretary
6	in violation of this section; and
7	"(B) recover reasonable attorneys fees if
8	he is the prevailing party.
9	"(h) Voluntary Abandonment.—Any person who
10	is an owner of an interest subject to this section may, with
11	the Secretary's approval, voluntarily abandon that interest
12	to the benefit of the tribe with jurisdiction over the parcel
13	of land or a co-owner of a trust or restricted interest in
14	the same parcel of land in accordance with regulations
15	adopted pursuant to subsection (j).
16	"(i) Transfer of Abandoned Interests in
17	Land.—

18 "(1) Any interest in land acquired under sub-19 section (e) or (h) over which an Indian tribe has ju-20 risdiction shall be held in trust by the Secretary for the benefit of that tribe, provided that the tribe may decline any such property in its discretion, and pro-22 23 vided that if the tribe declines or does not currently 24 own any interest within that parcel a co-owner with

- a majority interest shall have the first right of purchase of the property at the appraised price.
- "(2) Any interest in real property acquired 3 under subsection (e) or (h) that is not subject to the jurisdiction of an Indian tribe shall be held in trust 5 6 by the Secretary for all of the other co-owners of un-7 divided trust or restricted interests in the parcel in 8 proportion to their respective interests in the prop-9 erty, provided that any owner may decline to accept 10 such interest, in which case that interest shall be al-11 located proportionately among such other co-owners 12 who do not decline.
- 13 "(3) The Indian tribe or other subsequent 14 owner described in paragraph (2) takes such interest 15 free of all claims by the owner who abandoned the 16 interest and of all persons claiming through or 17 under such owner.
- 18 "(j) Regulations.—The Secretary is authorized to 19 adopt such regulations as may be necessary to implement 20 the provisions of this section.".
- 21 SEC. 8. MISSING HEIRS.
- Section 207 of the Indian Land Consolidation Act
- 23 (25 U.S.C. 2206) is amended by adding the following:
- 24 "(m) Notice.—Prior to holding a hearing to deter-
- 25 mine the heirs to trust or restricted property, or making

- 1 a decision determining such heirs, the Secretary shall seek
- 2 to provide actual written notice of the proceedings to all
- 3 heirs, including notice of the provisions of this subsection
- 4 and of section 207(n) of this Act. Such efforts shall in-
- 5 clude—

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- 6 "(1) a search of publicly available records and 7 Federal records, including telephone and address di-
- 8 rectories and including electronic search methods;
- 9 "(2) an inquiry with family members and co-10 heirs of the property;
- "(3) an inquiry with the tribal government of which the owner is a member, and the tribal government with jurisdiction over the property, if any; and
 - "(4) if the property is of a value greater than \$1,000, an independent firm shall be contracted to conduct a missing persons search.
- 17 "(n) Missing Heirs.—
- 18 "(1) For purposes of this subsection and sub19 section (m), an heir will be presumed missing if his
 20 whereabouts remain unknown 60 days after comple21 tion of notice efforts under subsection (m) and they
 22 have had no contact with other heirs or the Depart23 ment for 6 years prior to a hearing or decision to
 24 ascertain heirs.

1	"(2) Before the date for declaring an heir miss-
2	ing, any person may request an extension of time to
3	locate an heir. An extension may be granted for
4	good cause.
5	"(3) An heir shall be declared missing only
6	after a review of the efforts made and a finding that
7	this section has been complied with.
8	"(4) A missing heir shall be presumed to have
9	predeceased the decedent for purposes of descent
10	and devise.".
11	SEC. 9. ANNUAL NOTICE AND FILING REQUIREMENT FOR
12	OWNERS OF INTERESTS IN TRUST OR RE-
13	STRICTED LANDS.
14	The Indian Land Consolidation Act (25 U.S.C. 2201
15	et seq.) (as amended by section 7) is amended by adding
16	at the end the following:
17	"SEC. 222. ANNUAL NOTICE AND FILING; CURRENT WHERE-
18	ABOUTS OF INTEREST OWNERS.
19	"(a) In General.—On an annual basis, the Sec-
20	retary shall send a notice, response form, and a change
21	of name and address form to each owner of an interest
22	in trust or restricted land. The notice shall inform owners
23	of their interest and obligation to provide the Secretary
24	with a notice of any change in their name or address im-
25	mediately upon such change. The response form should

- 1 include a section in which the owner may confirm or up-
- 2 date his name and address. The change of name and ad-
- 3 dress form may be used by the owner at any time when
- 4 his name or address changes subsequent to his annual fil-
- 5 ing of the response form.
- 6 "(b) Owner Response.—The owner of an interest
- 7 in trust or restricted land shall file the response form upon
- 8 receipt to confirm or update his name and address on an
- 9 annual basis.
- 10 "(c) No Response; Initiation of Search.—In the
- 11 event that an owner does not file the response form or
- 12 provide the Secretary with a confirmation or update of his
- 13 name and address through other means, the Secretary
- 14 shall initiate a search in order to ascertain the where-
- 15 abouts and status of the owner.".
- 16 SEC. 10. EFFECTIVE DATE.
- 17 The amendments made by this Act shall not apply
- 18 to the estate of an individual who dies before the later
- 19 of—
- 20 (1) the date that is 1 year after the date of en-
- 21 actment of this Act; or
- 22 (2) the date specified in section 207(g)(5) of
- the Indian Land Consolidation Act (25 U.S.C.
- 24 2206(g)(5)).

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